1 2	CHRISTOPHER CHIOU, NVSBN 14853 Acting United States Attorney District of Nevada
3	Chantal Jenkins
4	Special Assistant United States Attorney
5	Social Security Administration 160 Spear Street, Suite 800 See Francisco CA 04105
6	San Francisco, CA 94105 Telephone: (415) 977-8931
7	Facsimile: (415) 744-0134 Email: chantal.jenkins@ssa.gov
	Attorneys for Defendant
8	
9	
10	
11	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA
12	
13	SUSAN NEELY RUDITSKY,) Case No.: 2:20-cv-01285-DJA
14	Plaintiff,)
15	v. Ó UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO
16	ANDREW SAUL, Commissioner of Social Security, PLAINTIFF'S MOTOIN FOR REVERAL AND/OR REMAND (FIRST REQUEST)
17	Defendant.
18	
19	Defendant Andrew Coul Commission of Conicl Committee ("Defendant") none attails no most
20	Defendant Andrew Saul, Commissioner of Social Security ("Defendant") respectfully requests
21	that the Court extend the time for Defendant to respond to Plaintiff's Motion for Reversal and/or
22	Remand (Motion) from March 25, 2021 to April 8, 2021. This is Defendant's first request for
23	extension to respond to Plaintiff's Motion and third request in this case. Defendant respectfully
24	requests this additional time because counsel was recently reassigned this case and has been out of the
25	office on leave. Counsel currently has three briefs due in other social security cases within the next
26	

1	month and additionally has to train a new attorney hire. Counsel, therefore, requests an additional
2	fourteen days to file Defendant's response. Counsel contacted Plaintiff on March 23, 2021 and
3	Plaintiff does not object to this request.
4	This request is made in good faith with no intention to unduly delay the proceedings.
5	Counsel apologizes to the Court for any inconvenience caused by this delay.
6	Respectfully submitted this 23rd day of March 2021.
7	
8	CHRISTOPHER CHIOU
9	Acting United States Attorney
10	
11	/s/ Chantal R. Jenkins
12	CHANTAL R. JENKINS Special Assistant United States Attorney
13	
14	OF COLINGE!
15	OF COUNSEL:
16	DEBORAL LEE STACHEL Regional Chief Counsel, Region IX
17	
18	
19	
20	IT IS SO ORDERED
21	UNITED STATES MAGISTRATE JUDGE
22	CIVILD STATES MAGISTRATE VODGE
23	DATED: March 24, 2021
24	
25	
26	2

1	
2	<u>CERTIFICATE OF SERVICE</u>
3	I, Chantal R. Jenkins, certify that the following individual was served with a copy of the
4	MOTION FOR EXTENSION OF TIME on the date and via the method of service identified below
5	Gerald Morris Welt
6	Gerald M. Welt, Chtd.
7	411 E. Bonneville Ave., #505
7	Las Vegas, NV 89101 702-382-2030
8	Fax: 702-684-5157
9	Email: gmwesq@weltlaw.com
	ATTORNEY TO BE NOTICED
10	Marc V Kalagian
11	Rohlfing & Kalagian, LLP
10	211 E. Ocean Blvd.
12	Suite 420
13	Long Beach, CA 90802 (562) 437-7006
14	Fax: (562) 432-2935
14	Email: marc.kalagian@rksslaw.com
15	ATTORNEY TO BE NOTICED
16	
17	I declare under penalty of perjury that the foregoing is true and correct.
18	Dated: March 23, 2021
19	
20	<u>/s/ Chantal R. Jenkins</u> CHANTAL R. JENKINS
21	Special Assistant United States Attorney
22	
23	
24	
25	
26	3